

REMARKS

The Office Action of April 4, 2007, contains a requirement for restriction between groups I-III of claims to the following inventions:

Group 1, claims(s) 1, 2, 4, 8 and 12, drawn to a **method** for stabilizing reduced coenzyme Q10 which comprises obtaining a composition by admixing **reduced coenzyme Q10** with a **fat and oil** (excluding olive oil) and/or a **polyol**;


Group II, claims(s) 13, 15, 17, 20 and 28 drawn to a **composition** comprising **reduced coenzyme Q10**, a **fat and oil** (exclusive of olive oil) and/or a **polyol**;

Group III, claim(s) 29, 31, 33, 34, 36, 39-41, 46, 49, 51 and 56, drawn to a **second composition** comprising a **reduced coenzyme Q10**, a **polyglycerol fatty acid ester**, and a **fat and oil** and/or a **polyol**.

Applicants respond by electing the claims to the group III invention. The election is made without traverse.

Prior to this amendment, the Examiner identified pending Claims 29, 31, 33, 34, 36, 39-41 46, 49, 51 and 56 as falling within group III. Claims 30, 32, 42-44, 47, 48, 50, 52-54 and 56-60 have now been added (resubmitted) to group III.

Respectfully submitted,


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